IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

IN RE: ETHICON, INC. PELVIC REPAIR SYSTEMS

PRODUCTS LIABILITY LITIGATION

MDL 2327

THIS DOCUMENT RELATES TO THE CIVIL ACTION NOS. LISTED ON THE

ATTACHED EXHIBIT:

JOINT MOTION TO DISMISS DEFENDANT BOSTON SCIENTIFIC CORP. WITH PREJUDICE

Plaintiffs in this case (listed on the attached Exhibit A) and defendant Boston Scientific

Corporation ("BSC") advise the Court that they have compromised and settled all claims

between them in this action, including all counterclaims, cross-claims and third-party claims.

Accordingly, Plaintiffs and BSC jointly move the Court to dismiss BSC only as a defendant in

this action with prejudice and terminate BSC from the docket of the Court in this action, each

party to bear its own costs. Other defendants remain in this action and plaintiffs will continue to

prosecute their actions against them.

Dated February 7, 2017

Respectfully submitted,

By: /s/ Jon A. Strongman

Robert T. Adams – MO Bar #: 34612 Jon A. Strongman – MO Bar #: 53995

SHOOK, HARDY & BACON L.L.P.

2555 Grand Boulevard

Kansas City, Missouri 64108 Telephone: 816.474.6550

Facsimile: 816.421.5547

rtadams@shb.com jstrongman@shb.com

8005334v1

COUNSEL FOR DEFENDANT BOSTON SCIENTIFIC CORP.

By: /s/ Daniel S. Robinson

Daniel S. Robinson Karen Barth Menzies Mark P. Robinson, Jr. Shannon Lukei

ROBINSON CALCAGNIE ROBINSON

SHAPIRO DAVIS 19 Corporate Plaza Drive

Newport Beach, CA 92660

Tel: 949-720-1288 Fax: 949-720-1292

Email: drobinson@rcrlaw.net
Email: mrobinson@rcrlaw.net
Email: slukei@rcrlaw.net

By: <u>/s/ Willard J. Moody, Jr.</u> THE MOODY LAW FIRM Post Office Box 1138

Portsmouth, VA 23705 Tel: 757-393-6020 Fax: 757-399-3019

Email: will@moodyrrlaw.com

COUNSEL FOR PLAINTIFF

CERTIFICATE OF SERVICE

I hereby certify that on February 7, 2017, I electronically filed the foregoing with the Clerk using the CM/ECF system which will send notification of such filing to the CM/ECF participants registered to receive service in the member cases.

By: /s/ Jon A. Strongman Robert T. Adams – MO Bar #: 34612 Jon A. Strongman – MO Bar #: 53995 SHOOK, HARDY & BACON L.L.P.

COUNSEL FOR DEFENDANT BOSTON SCIENTIFIC CORP.

EXHIBIT A

CASE NUMBER	CASE NAME
16-cv-03103	FALCO, Donna M. and Joseph Falco vs. Ethicon, Inc., Johnson and Johnson, and Boston Scientific Corporation
13-cv-21224	ORTEGA-EVANS, Alicia and David Evans, Jr. vs. Ethicon, Inc., Ethicon, LLC, Johnson & Johnson, Boston Scientific Corporation
16-cv-00722	BRAEKEVELT, Elizabeth and Thomas Braekevelt vs. Ethicon, Inc., Johnson and Johnson, and Boston Scientific Corporation
16-cv-00645	NELSON, Beverly vs. Ethicon, Inc., Johnson and Johnson, and Boston Scientific Corporation
16-cv-00792	DRAPER-STUCK, Rebecca and James Stuck vs. Ethicon, Inc., Johnson and Johnson, and Boston Scientific Corporation
16-cv-00648	MORSE, Gwendolyn and Christopher Morse vs. Ethicon, Inc., Johnson and Johnson, and Boston Scientific Corporation
12-cv-00809	MCGRATH, Laurie Ellsworth vs. Ethicon, Inc., Ethicon, LLC, Johnson & Johnson, Boston Scientific Corporation
16-cv-00844	HERNSTROM, Theresa and Keith Hernstrom vs. Ethicon, Inc., Johnson and Johnson, and Boston Scientific Corporation